IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

SPIRIT AIRLINES, INC.,

Plaintiff,

vs.

CASE NO. 07-341 (SLR)

24/7 REAL MEDIA, INC., ADVERTISING.COM, INC., AMERICA ONLINE, INC. DBA AOL, BURST MEDIA CORPORATION, CARROLLTON BANK, CHEAPFLIGHTS (USA), INC., ECHO TARGET, INC., HOTWIRE, INC., INTERCEPT INTERACTIVE, INC., PRICELINE.COM, LLC, RACKSPACE, LTD., SHERMANS TRAVEL, INC., SIDESTEP, INC., SMARTER LIVING, INC., SPECIFICMEDIA, INC., TRAVEL MARKETING GROUP, INC., TRAVELZOO, INC., TRIBAL FUSION, INC., TRIPADVISOR LLC, VALUECLICK, INC., and THE WEATHER CHANNEL INTERACTIVE, INC.,

Defendants.

MOTION FOR DEFAULT JUDGMENT

NOW COMES Plaintiff, Spirit Airlines, Inc. ("Spirit"), by and through its undersigned attorneys, hereby requests that this Court enter a judgment by default against Defendant SpecificMedia, Inc. ("SpecificMedia") pursuant to Rule 55, Federal Rules of Civil Procedure. In support of its motion, Spirit respectfully submits the following:

- 1. On March 21, 2007, Spirit filed the Complaint For Interpleader in the United States District Court For The Southern District of Florida, C.A. No. 07-60399 seeking judgment against the above named Defendants, including SpecificMedia ("Complaint").
- 2. This matter was transferred to this Court pursuant to the Ordering Transferring Case dated May 21, 2007. The Record of the Case was docketed in this Court on May 29, 2007

[Docket Item #56]. The Complaint was also docketed in this case on May 29, 2007 [Docket Item #56].

- 3. On April 19, 2007, service of the Complaint was effectuated upon SpecificMedia's registered agent, Roy Luna.
- 4. A copy of the summons and the return of service of process was filed with this Court on June 27, 2007 [Docket Item #95].
- 5. More than 30 days have elapsed since SpecificMedia was required to file a responsive pleading.
- 6. As of the date of this Motion, SpecificMedia has failed to file an Answer or otherwise plead to the Complaint.

WHEREFORE, Spirit respectfully requests that the Court enter an order as follows:

- (1) Granting judgment against SpecificMedia and declaring that SpecificMedia has no claim, right, title or interest in or to the interpleaded funds.
- (2) Discharging Spirit from any liability to SpecificMedia with respect to the interpleaded funds.
- (3) Restraining SpecificMedia from instituting or prosecuting, in any other state or federal court, any proceeding against Spirit with respect to the interpleaded funds.

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Dated: July 3, 2007

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